DEMONSTRATION AND PRODUCT DISPLAY AGREEMENT

This Demonstration and Product Display	Agreement ("Agreement") is entered into by
and between	("Demonstrator") and the United States
Department of Army ("Government").	
The parties hereby agree as follows:	

- 1. 1. It is the intent of the United States Army to provide decision makers with insights associated with new or improved protection and technology capabilities which have the potential to correct some contemporary capability gaps. This demonstration is an opportunity for developing a further understanding as to the value of these capabilities in a simulated combat environment. The demonstration is not a competition, and no promise of an acquisition program resulting from this initiative is made. All information obtained from the demonstration will be proprietary in nature.
- 2. Demonstrator desires to participate in the operational demonstration activity to occur at YPG, AZ under the auspices of the Maneuver Support Center and PM -CRAM. Demonstrator acknowledges and agrees that the demonstration activity will be conducted by the Government for the sole purpose of evaluating the capability of particular items or services and not for fulfilling mission requirements. The examination and demonstration of items or services will in no way, expressed or implied, obligate the Government to purchase, rent, or otherwise acquire the items or services demonstrated, displayed, or furnished.
- 3. Demonstrator shall provide his equipment/system in the demonstration for inspection, demonstration, and evaluation at no cost to the Government during the period of invitation.
- 4. Demonstrator shall provide Government with all technical and operator manuals as well as all safety information regarding its equipment as soon as possible, but in no event later than 5 days prior to delivery of its equipment to YPG.
 - 5. Title to the equipment is and shall remain with the Demonstrator.
- 6. Demonstrator shall transport the above-listed equipment to YPG xxxx SEP 2006 and shall not remove such equipment until notified by the Government to do so, unless the

Demonstrator voluntarily withdraws from the demonstration. It is anticipated that demonstration shall be completed on or before 30 SEP 2006.

- 7. The Demonstrator shall be responsible for all shipping costs of the equipment both to and from the designated Government test facility at YPG.
- 8. Demonstrator shall assist in the setup, calibration, and effective use of their equipment at YPG at no cost to the Government. Government personnel are to be allowed to observe all phases and aspects of the set-up, installation, and use of the system by Demonstrator personnel.
- 9. The Government will permit the Demonstrator's authorized employees on-site visitation for the purpose of observation of the demonstration and evaluation on a strict non-interference basis. Demonstrator technical representatives must be personnel meeting any necessary military security requirements.
- 10. Demonstrator agrees to permit Government personnel unlimited access to its equipment at YPG and authorizes unrestricted demonstration and evaluation of its equipment by Government personnel while such equipment is located at YPG. Demonstrator acknowledges that it is aware of the type of terrain located at YPG on which its equipment may be tested and evaluated by Government personnel. Demonstrator acknowledges and agrees that the demonstration and evaluation of its equipment may include operational performance.
- 11. The Government shall have the authority to terminate demonstration and evaluation of Demonstrator's equipment at any time. The Demonstrator will be advised about the termination as soon as possible. Upon such termination, the equipment will be removed from the Government test facility at YPG at Demonstrator's expense.
- 12. Government Furnished Equipment (GFE), if available, may be used by the Demonstrator as required to meet Demonstration event scenarios such as weapons, weapon mounts, etc if the Government is advised of these requirements 5 days in advance of the event. In addition, the Government may provide Demonstrator a simulated mission load, equivalent to that Soldiers would normally place on platforms prior to and during mission such as additional ammunition, water, fuel, etc. to be used for the duration of the Demonstration. The Government will not rebuild, repair, or recondition the Demonstrator's equipment. Demonstrator will provide all necessary maintenance for its equipment during the demonstration and evaluation period at YPG.
- 13. The Government will provide fuel to be used during the demonstration and evaluation of the Demonstrator's equipment. If ammunition utilized by the Demonstrator's equipment is standard to the United States Army, the Government will provide such ammunition

during the demonstration and evaluation of the Demonstrator's equipment if firing is evaluated. If ammunition for Demonstrator's equipment is not standard to the United States Army, Demonstrator will be responsible for providing necessary ammunition for demonstration and evaluation of its equipment at no expense to the Government if firing is evaluated.

- 14. Except as expressly provided herein, all expenses in connection with providing its equipment for Government demonstration and evaluation are the sole responsibility of the Demonstrator. Nothing contained herein shall be regarded by the Demonstrator as a basis upon which to seek payment, reimbursement or other recompense from the Government.
- 15. This agreement shall not be interpreted or construed to imply that the Government will award a future contract or is under any future obligation either to the Demonstrator or any other legal entity pursuant to any of the terms hereof or as a result of the action of the Government hereunder.
- 16. The Government agrees to protect the Demonstrator's equipment to the same extent that similar Government owned property is protected. The equipment shall be returned to the Demonstrator in an "as is" condition and the Government shall not be liable for wear and tear, depreciation, or damage thereto. The Demonstrator agrees that the Government shall not be responsible for returning the equipment if it is lost, stolen, or totally destroyed by any cause whatsoever. All failed parts or equipment not destroyed, lost or consumed will be returned to the Demonstrator after completion of the test and evaluation.
- 17. While the Demonstrator's personnel or other personnel brought on-site by the Demonstrator are on Government property during demonstration and evaluation, the Government shall not be responsible for damages to property of the Demonstrator or for personal injuries, or death to the Demonstrator's personnel or other persons brought on-site by the Demonstrator arising from or incident to their presence on the installation and the Demonstrator shall save the Government harmless from any and all such claims; provided, that nothing in this clause shall be deemed to affect any liability of the Government to its employees.
- 18. The Demonstrator agrees to indemnify the Government against claims and losses of whatever nature made by any party arising from Government use, possession or demonstration of the Demonstrator's equipment including damage or loss of or to any equipment or premises and any claims or lawsuits by parties who may have been injured or incurred substantial loss arising from such use. The Government shall give the Demonstrator immediate notice of any suit or action filed, or prompt notice of any claim made, against the Government arising out of the performance of this agreement. The Demonstrator shall notify the Government, if the Government is named as a party in such claim or suit, of any settlement agreement or final judgment regarding such claim or suit. Any settlement agreement or final judgment regarding a

claim or suit in which the Government is named a party must be approved in advance in writing by the Government.

- 19. There will be no transfer of funds or other financial obligation between the Government and the Demonstrator in connection with this Agreement and each party will fund its own participation under this Agreement.
- 20. The Government will safeguard any written data furnished by the Demonstrator which is clearly identified in writing as proprietary. The Government will not discuss such information with non-DOD personnel without the prior permission of the Demonstrator, except that the Demonstrator agrees that the Government may share such information with Government-contracted personnel to assist in its evaluations provided such contracted personnel have completed a non-disclosure statement. This restriction shall also not apply when the Demonstrator's data:
- a. Is disclosed to the Government without restriction by an entity having the right to disclosure.
 - b. Is rightfully obtained by the Government from a third party.
 - c. Is or becomes publicly available.
- d. Is required to be disclosed pursuant to a lawful order or subpoena of an agency or court. The Government will notify the Demonstrator prior to disclosure.
- e. Is data to which the Government would have unlimited rights in accordance with DFARS 252.227-7013.
- 21. Demonstrator agrees that the Government may take unrestricted photographs or video documentation of the equipment and of any part/system or subpart/subsystem of the equipment. Further, Demonstrator agrees that any and all such photographs or video documentation are the sole unrestricted property of the Government.
- 22. The Government is not bound, nor is it obligated, in any way to give any special consideration to the Demonstrator on future contracts as a result of participating in this Agreement.
- 23. The Demonstrator shall not use the fact that the Government tested the Demonstrator's equipment to indicate or imply that the Government in any way recommends or endorses the equipment, nor shall the Demonstrator use any information in Government prepared documents to indicate or imply that the Government in any way recommends or endorses the Demonstrator's equipment.

- 24. To the extent that a risk of damage or loss is not dealt with expressly in this Agreement, each party's liability to the other party arising out of this Agreement, whether or not arising as a result of an alleged breach of this Agreement, shall be governed by applicable substantive law and shall be limited to direct damages only, and shall not include any loss of revenue or profits or other indirect or consequential damages.
- 25. This Agreement constitutes the entire agreement between the parties, which supersedes any prior oral or written agreements, commitments, understandings, or communications with respect to the subject matter of this Agreement, and any changes, revision, or amendments to the Agreement shall not be effective until reduced to writing and approved by an authorized representative of each of the parties.

DEMONSTRATOR	UNITED STATES OF AMERICA DEPARTMENT OF ARMY
By:	By:
Name:	Name:
Title:	Title:
Date:	Date: